Case 3.21-cy-00201-DPJ-FKB Document 67 Filed 06/09/23 unpresents pigned court Last Updated: May 2021

FORM 1 (ND/SD MISS. MAY 2021)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION



JOHN DOE PLAINTIFF

v.	Civil Action No. 3:21-cv-201-DPJ-FKB	
UNIVERSITY OF MISSISSIPPI MEDICAL CENTER, et al.		DEFENDANTS

CASE MANAGEMENT ORDER

This Order, including all deadlines, has been established with the participation of all parties and can be modified only by order of the Court on a showing of good cause supported with affidavits, other evidentiary materials, or reference to portions of the record.

IT IS HEREBY ORDERED:

1.	ESTIMATED DAYS OF TRIAL:	5-6	
	ESTIMATED TOTAL NUMBER OF WITNESSES:	10-12	
	EXPERT TESTIMONY EXPECTED: Yes	NO. OF EXPERTS:	2-3
	Enter explanation (if necessary) here:		

2. ALTERNATIVE DISPUTE RESOLUTION [ADR]. (Pick one)

Alternative dispute resolution techniques appear helpful and will be used in this civil action as follows:

Private mediation or a settlement conference with the Court is required.

3. CONSENT TO TRIAL BY UNITED STATES MAGISTRATE JUDGE. (Pick one)

The parties do not consent to trial by a United States Magistrate Judge.

4. DISCLUSURE, (FICK OHE	4.	DISCLOSURE.	(Pick one)
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4.	DISCL	OSURE. (Pick one)
	The fo	ollowing additional disclosure is needed and is hereby ordered:
	_	arties shall fully comply with the pre-discovery disclosure requirements of Fed.R.Civ.P.26 and L.U.Civ.R. 16(d) and 26(a) by July 10, 2023.
5.	Моті	ONS; ISSUE BIFURCATION. (Pick one)
	Staged	resolution/bifurcation of the trial issues will not assist in the prompt resolution of this action.
	Statemen	t Not Applicable.
6.	DISCO	OVERY PROVISIONS AND LIMITATIONS.
	A.	Interrogatories are limited to 25 succinct questions.
	В.	Requests for Production are limited to30 succinct questions.
	C.	Requests for Admissions are limited to25 succinct questions.
	D.	Depositions are limited to the parties, experts, and no more than

____15___ fact witness depositions per party without additional approval of the Court.

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E.	he parties have complied with the requirements of Local Rule 26(f)(2)(B) regarding discovery
	f electronically stored information and have concluded as follows:

The parties are ordered to take reasonable steps to preserve ESI relevant to the claims and defenses in this case. ESI should be produced in the format requested, unless the producing party shows sufficient grounds for producing it in another format.

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H'. 1	the court	imposes th	e to	allowing	turther	discovery	provisions	or lir	nitations:

1. The parties have agreed that defendant may obtain a Fed.R.Civ. P. 35 (L.U.Civ.R. 35) medical examination of the
plaintiff (within subpoena range of the court) by a physician who has not examined the plaintiff, and that defendant may
arrange the examination without further order of the court. The examination must be completed in time to comply
with expert designation discovery deadlines.

2. Pursuant to FED.R.EVID. 502(d), the attorney-client privilege and the work-product protections are not waived by any disclosure connected within this litigation pending before this Court. Further, the disclosures are not waived in any other federal or state proceeding.

3. Plaintiff must execute an appropriate, HIPAA-compliant medical authorization.

4. The court desires to avoid the necessity of filing written discovery motions where court participation in an informal discussion of the issue might resolve it, even after the parties have been unsuccessful in a good faith attempt to do so. Consequently, before a party may serve any discovery motion, counsel must first confer in good faith as required by Fed. R. Civ. P. 37(a)(1). If the attorney conference does not resolve the dispute, counsel must contact the chambers of the magistrate judge to request a telephonic conference to discuss the issue as contemplated by Fed. R. Civ. P.16(b)(3)(B) (v). Only if the telephonic conference with the judge is unsuccessful in resolving the issue may a party file a discovery motion.

5. Other:

The parties agree, and this Court orders, that Defendants may wait until after the discovery deadline to file their dispositive motions on any immunity defenses (including qualified immunity), and any such delay in filing said motions shall not be, or construed to be, a waiver of any immunity defenses. All dispositive motions on any immunity defenses must be filed by the dispositive motion deadline.

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SC	HEDULING DEADLINES
A.	Trial. This action is set for <u>JURY TRIAL</u> during a <u>two-week</u> term of court
	beginning on: September 3, 2024 , at 9:00 , a.m. , in Jackson ,
	Mississippi, before United States <u>District</u> Judge <u>Daniel P. Jordan, III</u> .
	THE ESTIMATED NUMBER OF DAYS FOR TRIAL IS5-6 ANY CONFLICTS WITH THIS TRIAL DATE MUST BE SUBMITTED IN WRITING TO THE TRIAL JUDGE IMMEDIATELY UPON RECEIPT OF THIS CASE MANAGEMENT ORDER.
В.	Pretrial. The pretrial conference is set on: August 9, 2024 , at 9:00 , a.m. ,
	in <u>Jackson</u> , Mississippi, before United States <u>District</u>
	Judge_Daniel P. Jordan, III
C.	Discovery. All discovery must be completed by: <u>January 18, 2024</u> .
D.	Amendments. Motions for joinder of parties or amendments to the pleadings must be
	filed by: July 10, 2023
E.	Experts. The parties' experts must be designated by the following dates:
	1. Plaintiff(s): October 18, 2023
	2. Defendant(s): November 20, 2023 .

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8.	Motions.	All dispositive m	otions and <i>Daub</i>	<i>ert</i> -type motion	ns challenging	another par	ty's expert
	must be file	d by: February 1,	2024	.The deadline	for motions in	limine twer	nty one days
	the pretrial	conference; the de	adline for respon	ises is fourteen	days before	the pretrial	conference.
9.	SETTLEMEN	NT CONFERENCE.					
	A SETTLEME	NT CONFERENCE is	s set on: February	y 13, 2024	, at 9:00	, <u>a.m.</u>	_ in
	Jackson	, Missis	ssippi, before Un	ited States Mag	gistrate	Judge	
	F. Keith Ba	<u>ll</u> .					
	Seven (7) day	ys before the settle	ement conference	e, the parties m	ust submit via	e-mail to the	e magistrate
	judge's cham	bers an updated C	CONFIDENTIAL	L SETTLEMEN	NT MEMORA	NDUM. All	parties are
	required to be	e present at the co	nference unless e	excused by the	Court. If a par	ty believes t	he scheduled
	settlement co	nference would no	ot be productive	and should be	cancelled, the	party is dire	cted to inform
	the Court via	e-mail of the grou	ands for their bel	ief at least seve	en (7) days pri	or to the con	aference.
10	. REPORT RE	GARDING ADR.	On or before (7	days before FP	TC) June 7, 20	024	, the parties
	must report	to the undersigned	d all ADR efforts	they have und	ertaken to con	nply with the	e Local Rules or
	provide suff	icient facts to sup	port a finding of	just cause for f	ailure to comp	oly. See L.U	7.Civ.R.83.7(f)(3).
So Or	RDERED:						
June 9), 2023		/s/ F. Keith Ball	l			
DATE			UNITED STAT	ES MAGISTR	ATE JUDGE		